State of Minnesota			District Court	
COUNTY OF OLMSTED		3rd JU	DICIAL DISTRICT	
		COURT FILE N	O	
IN THE MATTER OF THE PETITION (FINDINGS OF	FACT	
		CONCLUSIONS	·	
				
to adopt(name desired by adoptive pare	ints)	and ORDER FOR JUDGMENT		
The above entitled action, being	one for adoption, cam	e duly on for hearing and v	was heard before	
the undersigned, one of the Judges	of the above entitled 0	Court on theda	y of	
, 20	, and was heard i	n closed Court.		
	_appeared as attorney	/ for the petitioners, and th	e Court having	
been fully advised in the premises,	finds as follows:			
	FINDINGS OF FA	СТ		
	. I			
That the petitioners are husband	l and wife, and were m	arried to each other on the	day	
of,				
their full and true names are			and _	
and that				
and years of age res	spectively.			
	II.			
That petitioners have resided in	the State of Minnesota	for more than one year im	mediately	
preceding the filing of the petition in	this action.			
	III.			
That petitioners acquired physica	al custody of the child o	lescribed in the exhibits or	i file in this	
ction from, an agency licensed to place children for adoption,				
on theday of	, 20, and	d that said child has lived i	n petitioner's	
home since said date, which is a per		onths prior to the filing of the	nis petition.	
	IV.			
That said child was born on the _				
, State of _				
original birth certificate of said child				
		and the natural f	ather of said	
child is		-		

V.

That the report of the Commission of Human Services has been duly presented and considered by the Court and the Commissioner of Human Services has approved the adoption of said child by petitioners and that all other persons required by law to consent to said adoption have properly executed and filed such consents.

executed and filed such consents.
VI.
That the home and child are suited to each other and that petitioners are fit and proper persons to
have said child with reference to the suitability of their home and characters and financial standings,
and that it is to the best interests of said child thathe be adopted by said petitioners.
VII.
That all of the allegations contained in the petition on file herein have been fully proven.
VIII.
That the name of said child should be changed to
And to all legal intents and purposes, said child should be the child of petitioners for the purposes of
inheritance and all other legal incidents and consequences as if said child had been born to
petitioners in lawful wedlock.
CONCLUSIONS OF LAW
That said child,, born on theday of
,, in the County ofState
of, whose natural mother is and
whose natural father is, should be from this date to all
legal intents and purposes, the child of the petitioners, and
, and that a decree of adoption should issue.
LET JUDGMENT BE ENTERED ACCORDINGLY.
DATED:

Judge